

MORNING APPEAL

FRIDAY, SEPTEMBER 14

L. P. Fisher, newspaper advertising agent, 21 Merchant's Exchange San Francisco, is our authorized agent. This paper is kept on file in his office.

Republican Silver Record

Demonetized Silver 1873
Defeated Coinage Bill 1875
Defeated Free Coinage 1878
Republican Vote.

For.	Against.
23 June 25 1886	130
30 April 8 1888	93
15 June 7 1888	127
15 June 7 '90 (Senate)	25
11 March 24 '92 (House)	67
11 July 2 '92 (Senate)	111
33 Bland Bill.	130
138 Recapitulation	683

A JUDGES CHARGE.

At Valparaiso Indiana Judge Gillett charged the Grand Jury as follows in a strikers case:

I would be recreant in my duty if I omitted to call your attention to the acts of violence and lawlessness that occurred in this county during the late strike. While the acts of wrong-doing were due principally to railroads, yet, as an incident of such acts, men were beaten almost to death because they preformed their duties, while others were compelled on pain of death to leave the State because they were suspected of having given information as to the identity of wrong doers. I am led to believe that the wrongs committed were done chiefly by non-residents who had been driven over the State line by the military, yet it is a fact that certain residents of the county were leaders in the acts spoken of. There can be no question as to the abstract right of a man not only to strike, but to secure the co-operation of his fellow workmen in a strike by an entreaty or an appeal to reason. Take from the laboring man the right to quit the employment of uncertain tenure and to urge others so employed to do so, is to take from him his only weapon, inasmuch as he is ordinarily without any considerable accumulation of money or property, and he must make the values of his services felt speedily on the gaunt wolf of starvation will compel him to accept such wages as his employers tender him.

The limit is that the striker must not molest the person or property of his employer and not interfere with the freedom of those who are content to accept as a compensation what the employer offers. It is clear that there can be no justification for mob rule under a form of Government like ours. Our citizens, both native and naturalized, must be educated to respect the law. No one has better reason than the laboring man to demand the enforcement of the law against those who have committed violence, those who committed violence in the sacred name of labor. The particular cases I wish you to specially investigate are those where individuals have been injured, and not for crimes committed against the property of the railroads, unless a request be made so that effect.

IS IT TRUE?

A rumor has become current about the streets of Carson to the effect that during the last few years many thousands of dollars of fees have been collected in the State Land Office which have not been paid into the State Treasury. This matter of fees should not be a subject of rumor. The facts should be a matter of record and easily obtained.

The books, applications and land contracts should show the exact amount paid into the State Treasury. If there is any discrepancy between the book of the two offices the error should be easily and readily located.—News.

The above is a roundabout and underhanded effort to lead people to think that there is something rotten in Surveyor General Jones office, as the "facts" are a "matter of record and easily obtained," and it would have been a little more decent for the News to have first obtained them.

These rumors were circulated on the street several weeks ago in the hopes of preventing the nomination of Jones. The Ormsby delegation to the convention gave them a full investigation and found them absolutely false. Had they been true and

delegation would have protested against Jones nomination. Mr. Jones wishes to state that his office hours are 9 to 4, and to enable the public to have full time to investigate these "rumors" he will keep the office open from 8 to 6 for any one who wishes to inspect the books of the office. It might also be a good idea for an inspection of the U. S. Land Office to ascertain if the fees paid to it by the State Land Office are all accounted for to the United States.

DRUGGING AND SEDUCTION.

The APPEAL does not believe the story told by Mrs. Glascock to the effect that Senator Stewart drugged and ravished her. Nor does it believe that Senator Foley drugged and ravished Mrs. Hartley. It is against all reason to suppose that men who are old enough to be out alone after nightfall will be foolish enough to resort to such methods. Men possessing the means of either of the parties named do not have to carry sleeping potions about in their pockets in order to be regular pew holders in the vast congregation that worships at the shrine of Venus.

There is not one man in a thousand who would dare administer a narcotic drug even to his wife, if she wanted relief from neuralgic pain, without calling in a physician to be certain that there was no danger. To lawfully administer such medicines is so fraught with danger that only a fool would attempt it, if he were a man who had no professional knowledge of drugs or chemistry.

Again it is ridiculous to suppose that men in their senses desire carnal knowledge of insensible women. The APPEAL does not wish to palliate Foley's offence. He came to his death in a manner which surprised no one who knew him. It will be hard for the defendant in the case to convince a jury that her downfall was accomplished by the means she alleges in her testimony.

ANGRY MILITIAMEN.

The Illinois militia are very angry. At the time of the strike last July they were ordered out to suppress riots and assist in maintaining the peace. Many of them were young men who had to depend upon their labor for support. They were under arms for several weeks and received no pay for their services. That their should be dissatisfaction among them under such circumstances is not surprising, and a disposition is manifested among them to refuse to put on their uniforms or drill again until the State of Illinois pays them for their services. They say the State has failed to fulfill its part of the contract, thus releasing them from fulfilling theirs.

The way of the militiamen in several of the States during the recent strike was not the most pleasant. He had to abandon his ordinary pursuits and take up arms for the State. It was disagreeable for him to be ordered to charge or fire upon men who, like himself, worked for a living, and to refuse to obey orders subjected him to dishonorable dismissal from the service, and, perhaps, fine and imprisonment. In California, in many instances, he fared no better than the striker, as he lost his place by reason of his long absence on military duty. In only one State—Indiana—has he been paid for his services and in that State Governor Matthews borrowed the money on his personal note to pay them.

The city trustees have donated one hundred dollars to the fall race meeting.

Board of Equalization.

The Board of County Commissioners of Ormsby county will meet as a Board of Equalization on Monday September 17th, 1894, at 10 o'clock A. M.

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